

## LIVINGSTON TELEPHONE COMPANY

701 W. CHURCH SUITE B LIVINGSTON, TEXAS 77351-3198 936-327-4309

## EB-06-TC-060 Certification of CPNI Filing

My name is <u>Curtis G. Walzel</u> , and I a Telephone Company ("Company") of 701 W				
have personal knowledge that the Company has adequate to ensure compliance with the Federal customer proprietary network information ("CP Title 47 of the Code of Federal Regulations, Sect	established of Communicate 'NI'') rules a	operating p ions Comm is set forth	rocedu nissior in Su	res that are i's ("FCC") ibpart U o
This certification is made pursuant to the requirements commission ("FCC") under Section 64.2009(e) certification is to verify this company's compliant company's maintenance, use, and protection of c ("CPNI").	of the FCC	rules. The requirement	ents re	oose of this garding the
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	Signature			
	Cu	rtis G. Wa	lzel	
	Printed N	ame		
	Рте	esident		
	Title			
	Liv	ingston Tc	lcphor	c Co.
,	Company			

Date February 2, 2006



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## STATEMENT OF COMPLIANCE WITH THE FCC'S CUSTOMER PROPRIETARY NETWORK INFORMATION (CPNI) RULES

To the best of my knowledge, <u>Livingston Telephone Company</u> (the Company) is in full compliance with the FCC rules on CPNI and its requirements for the safeguarding of such customer information. The Company has designed and implemented a system to ensure the protection of our subscribers' CPNI as follows:

- a. The Company already is in compliance with the more restrictive guideline required under Texas law and mandated by the Public Utility Commission of Texas in its Substantive Rules Sections 26.122 and 26.133.
- b. Under Texas PUC Substantive Rules, the Company is required to provide annual notice to its subscribers of the Company's CPNI compliance and inform such subscribers how they may require restrictions on release of such information. By FCC and Texas rules, the Company is required to record any marketing uses of CPNI.
- c. The Company routinely instructs its employees, who have access to CPNI, regarding the restrictions of state and federal law for customer protection. Any employee that discloses CPNI in violation of FCC and Texas PUC rules is subject to disciplinary action and possible termination.

<u>Company CPNI status</u>: To the best of my knowledge and belief, the Company does not presently sell, or otherwise release CPNI for marketing or other commercial purposes. If our customers' CPNI is used by the Company for its sales and marketing campaigns, the appropriate safeguards are taken as set forth in 47 C.F.R. §64.2009.